Docket No.: 10046.0162

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Gernot Eckstein et al.

Application No.: 10/735,517

Confirmation No.: 1592

Filed: December 11, 2003

Art Unit: 2436

For: Preventing the unwanted external detection of operations in digital integrated circuits

Examiner: C. Johnson

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REQUEST FOR REFUND

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Madam:

Applicant hereby requests a refund of \$510.00 resulting from a second Notice of Appeal fee being charged incorrectly to Applicant's Representative's Deposit Account. For the second Notice of Appeal, Applicant is required to pay only the difference between the first and second Notice of Appeal fees. The detailed facts are as follows.

A first Notice of Appeal was filed by Applicant on November, 13, 2007. The required Notice of Appeal fee of \$510.00 was made on this same date. An Appeal Brief was later filed on January 16, 2008. No final Board Decision was made in connection with this Appeal.

A second Notice of Appeal was filed by Applicant on March 2, 2009, after prosecution had been reopened by the Examiner. Under 37 C.F.R. § 41:20, the previously-paid appeal fees are applied to the new appeal. However, since the appeal fees have increased, Applicant is responsible for only the difference between the current fee and the amount previously paid. Applicants therefore calculated the Notice of Appeal fee due on March 2, 2009, to be the difference between the second Notice of Appeal Fee and the amount previously paid for the first Notice of Appeal fee, that is:

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\$540.00 (second Notice of Appeal Fee on March 2, 2009)

- 510.00 (first Notice of Appeal Fee paid on November 13, 2007)

\$ 30.00 (Notice of Appeal Fee due March 2, 2009)

Applicant therefore requested the Patent Office to charge Applicant's Representative's Deposit Account in the amount of \$30.00.

On March 12, 2009, Applicant's Representative's Deposit Account was charged \$540.00 for a full second Notice of Appeal Fee, rather than the \$30.00 difference between the first and second Notice of Appeal fees.

Applicant therefore respectfully requests a credit in the amount of \$510.00, which is the difference between the \$540.00 charged for the full second Notice of Appeal fee and the \$30.00 amount that should have been charged. This refund can be made to either Applicant's Representative's American Express Credit Card Account No.

Dated: May 11, 2009

Respectfully submitted,

Laura C. Brutman

Registration No.: 38,395

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Attorney for Applicant

DOCSNY-362032v01

P. Brutman

PTO/SB/31 (01-09)

Approved for use through 02/28/2009. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

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TEFSU 00013247 10735517 -510.00 8P		Adjustpent date: 05/18/2009 SDJ 03/12/2009 YSKORT 00000001 SOC 01 FC:1401 540.00 CR	KCIHI
nte: 05/19/2009 SDIRETA1		,	
Dated: March 2, 2009	Electronic Signature for Laura C	Brutman: /Laura C. Brutman/	
I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being transmitted via the Office electronic filling system in accordance with § 1.6(a)(4).			
*Total of 1 forms ar	e submitted.		SDIRETRI 00000014 502215
Submit multiple forms if more than one signature is required, see below*.			
		Date	10735517
attorney or agent acting under Registration number if acting und		March 2, 2009	1,
Registration number 38,3		(212) 277-6592 Telephone number	_
x attorney or agent of record.	05		
See 37 CFR 3.71. Statemen is enclosed. (Form PTO/SB/	t under 37 CFR 3.73(b)	Laura C. Brutman Typed or printed name	
applicant /inventor. assignee of record of the entire interest.		/Laura C. Brutman/ Signature	_
BE INCLUDED ON THIS FORM. PRO	OVIDE CREDIT CARD INFORMATION AN	ED AUTHORIZATION ON PTO-2038.	
A petition for an extension of time under 37 CFR 1.136(a) (PTO/SB/22) is enclosed. WARNING: INFORMATION ON THIS FORM MAY BECOME PUBLIC. CREDIT CARD INFORMATION SHOULD NOT			
The Director is hereby authorized to charge any fees which may be required, or credit any overpayment to Deposit Account No. 50-2215 .			
The Director has already been authorized to charge fees in this application to a Deposit Account.			
x Payment by credit card. Form PTO-2038 is attached.			
A check in the amount of the fee is enclosed.			
Applicant claims small entity status. See 37 CFR 1.27. Therefore, the fee shown above is reduced by half, and the resulting fee is:			_
(Less Notice of Appeal Fee Prev. Pd.		 -	-
The fee for this Notice of Appeal is (37	CFR 41.20(b)(1))		
Applicant hereby appeals to the Board of Patent Appeals and Interferences from the last decision of the examiner.			
	Art Unit 2436	C. Johnson	
	A - 11-24	Examiner	_
	OPERATIONS IN DIGITAL		
	10/735,517-Conf. #1592	December 11, 2003 NOTED EXTERNAL DETECTION OF	=-
	Application Number	Filed	\dashv
	Gernot Eckstein et al.		
	In re Application of	10046.0162	
NOTICE OF APPEAL FROM THE EXAMINER TO Docket Number (Optional) THE BOARD OF PATENT APPEALS AND INTERFERENCES 10046,0162			

Adjustment date: 05/19/2009 SDIRETAI 11/13/2007 INTEFSW 00013247 10735517 02 FC:1401 -510.00 8P

510.00 OP

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